BASIC LINKS

Recurring Rates:

EISCC recurring monthly charge, \$1.31

Basic Link (including EUCL and CCL):

Business

Zone 1	Zone 2	Zone 3
\$12.50	\$14.50	\$19.50

Residence

Zone 1	Zone 2	Zone 3
\$13.90	\$17.00	\$21.40

Business Link Zones are defined as shown in Attachment A; Residence Link Zones are defined as shown in Attachment B

Non-recurring rates:

Business Links Zone 1: Combined non-recurring charge for each Basic Link and a corresponding EISCC: \$70.75. This non-recurring charge covers all work required to establish a working Business Basic Link, including acceptance of the Link order, processing the order, and cross-connecting the Link to the EIS.

Business Basic Links Zones 2 and 3 and Residence Basic Links Zones 1, 2, and 3 \$200 for the first Basic Link, plus \$110 for each additional Basic

Link that is contained on the same order with the same cut-over date for connection at the same end user MPOE.

ISDN LINKS:

• Recurring Rates:

EISCC recurring monthly charge, \$1.31

ISDN Link (including EUCL and CCL):

Business

Zone 1	Zone 2	Zone 3
\$18.75	\$21.75	\$29.25

Residence: Rates and availability to be determined in the Commission's OANAD proceeding (R. 93-04-003).

Non-recurring rates:

For both Business and Residence ISDN:

Combined non-recurring charge for each Basic Link and a corresponding EISCC: to be established in the OANAD proceedings and until such charge is established in that proceeding it will be determined on an individual case basis.

IX. SERVICE PROVIDER NUMBER PORTABILITY ARRANGEMENTS

A. Description

Pacific and MFS will provide Service Provider Number Portability ("SPNP") on a reciprocal basis between their networks to enable each of their end user customers to utilize telephone numbers associated with an Exchange Service provided by one Party, in conjunction with an Exchange Service provided by the other Party, upon the coordinated or simultaneous termination of the first Exchange Service and activation of the second Exchange Service.

- 1. MFS and Pacific will provide reciprocal SPNP immediately upon execution of this agreement via DNCF. DNCF shall operate as follows:
 - B. The customer elects to utilize the original telephone number(s) corresponding to the Exchange Service(s) it previously received from Party A, in conjunction with the Exchange Service(s) it will now receive from Party B. Upon receipt of a signed letter of agency from the customer (and an associated service order) assigning the number to Party B, Party A will implement an arrangement whereby all calls to the original telephone number(s) will be forwarded on a multiple-path basis (if requested) to (a) new telephone number(s) designated by Party B. Party A will route the forwarded traffic to Party B over the LISA or JANE trunks as

Page 44

if the call was a call which had originated on Party A's network.

- Party B will become the customer of record for the original Party A telephone numbers subject to the DNCF arrangements. Party A will provide Party B a single consolidated master billing statement for all collect and billed to 3rd-number calls associated with those numbers, with sub-account detail by retained number. Such billing statement shall be delivered in an agreed upon format via either electronic file transfer, daily magnetic tape, or monthly magnetic tape.
- c Party A may cancel line-based calling cards and will, as directed by Party B, update its Line Information Database ("LIDB") listings for retained numbers associated with those forwarded numbers.
- Within two (2) business days of receiving notification from the customer, Party B shall notify Party A of the customer's termination of service with Party B, and shall further notify Party A as to the Customer's instructions regarding its telephone number(s). Party A will reinstate service to the customer, cancel the DNCF arrangement, or redirect the DNCF arrangement pursuant to the customer's instructions at that time.
- 2.)NCF will not forward ISDN data calls.

3. Pacific and MFS will migrate from DNCF to Permanent Number Portability as soon as practically possible, without interruption of service (to the degree possible) to their respective customers.

B. Compensation

MFS and Pacific shall provide DNCF arrangements to one another at a rate of \$3.25 per number per month, plus any otherwise applicable charges for authorized collect and billed-to-3rd-number billed calls billed to the retained numbers. Additionally, a per number non-recurring charge of \$31.75 shall apply; provided, however, either Party shall have the option of paying \$75 for the first DNCF ordered in each wire center, plus \$8 for each additional DNCF requested with the same order and in the same wire center. Each Party shall, by December 15, 1995, and by December 15 of each subsequent year, notify the other Party of its selection (or change of selection) of the non-recurring charge option for the following year. The selection shall remain in place for the entire subsequent year.

X. RESPONSIBILITIES OF THE PARTIES

- A. Pacific and MFS agree to treat each other fairly, non-discriminatorily, and equally for all items included in this Agreement, or related to the support of items included in this Agreement.
- B. MFS and Pacific will work cooperatively to minimize fraud associated with 3rd-number billed calls, calling card calls, or any other services related to Page 46

this Agreement. The parties fraud minimization procedures are to be cost effective and implemented so as not to unduly burden or harm one party as compared to the other.

- C. MFS and Pacific agree to promptly exchange all necessary records for the proper billing of all traffic.
- D. MFS and Pacific will review engineering requirements on a quarterly basis and establish forecasts for trunk utilization, LISA/JANE trunks, MPB arrangements, E9-1-1, EISCC facility requirements, quantities of DNCF, Links and other services provided under this Agreement. Pacific and MFS will work together to begin providing these forecasts by December 15, 1995. New trunk groups will be implemented as dictated by engineering requirements for both Pacific and MFS. Pacific and MFS are required to provide each other the proper call information (e.g., originated call party number and destination call party number, etc.) to enable each company to bill in a complete and timely fashion.
- E. The Parties will cooperate by exchanging technical information in order to identify and explore potential solutions to enable MFS to establish unique Rate Centers, or to assign a single NXX code across multiple Rate Centers
- F. MFS and Pacific will work jointly and cooperatively in developing and implementing common manual and/or electronic interfaces (including, for example, data elements, data format, and data transmission) from which to place service orders and trouble reports involving the provision of Links, ONCF, Directory Assistance, Directory Listings, E9-1-1, and other Page 47

Pacific will utilize the standards established by industry fora, such as OBF. Specifically with respect to the data elements in the manual and/or electronic interface to Pacific's Directory Listings, Pacific agrees not to require MFS to enter the exchange name associated with the telephone number assigned to MFS' customer. Where MFS does not supply the exchange name, Pacific will use the MFS customer's telephone number to determine the exchange name to be supplied to Pacific Bell Directory.

XI. TERM

Except as provided herein, MFS and Pacific agree to provide service to each other on the terms defined in this Agreement for a term of two years, and thereafter the Agreement shall continue in force and effect unless and until terminated as provided herein. Either party may terminate this Agreement by providing written notice of termination to the other party, such written notice to be provided at least 60 days in advance of the date of termination; provided, no such termination shall be effective prior to January 1, 1997. In the event of such termination as described herein, for service arrangements made available under this Agreement and existing at the time of termination, those arrangements shall continue without interruption under either a) a new agreement executed by the Parties, b) standard interconnection terms and conditions approved and made generally effective by the Commission, or c) tariff terms and conditions generally available to CI Cs; provided, for service arrangements made available under this Agreement and existing at the time of termination, if the standard interconnection terms and conditions or tariff terms and conditions result in the non-terminating Party physically rearranging facilities or incurring programming expense, the non-terminating Party shall be entitled to recover such rearrangement or programming costs from the terminating Party. By mutual agreement, MFS and Pacific may amend this Agreement to extend the term of this Agreement. Also by mutual agreement, Pacific and MFS may jointly petition the appropriate regulatory bodies for permission to have this Agreement supersede any future standardized agreements or rules such as regulators might adopt or approve.

Notwithstanding the foregoing, neither party may terminate this Agreement unless and to the extent that it is superseded by another agreement or until standard arrangements or general tariff terms and conditions generally available to CLCs are effective.

XI. INSTALLATION

Pacific and MFS shall effectuate all the terms of this agreement by January 1, 1996. By December 15, 1995, MFS and Pacific shall agree upon a detailed implementation plan to begin implementation of LISA and JANE facilities, MBP arrangements, E-911 trunking, and DNCF services. The parties intend that orders for these services will be placed beginning on December 20, 1995, and that such services would be fully operational (consistent with California law) by February 1, 1996. By January 16, 1996 Pacific and MFS shall agree upon a detailed implementation plan to begin implementation of Directory Assistance, Directory Listings, and the ordering, provisioning, and billing systems and processes associated with these systems.

XII. NETWORK MANAGEMENT AND SERVICE MAINTENANCE

MFS and Pacific will work cooperatively to install and maintain a reliable network. MFS and Pacific will exchange appropriate information (e.g., maintenance contact numbers, network information, information required to comply with law enforcement and other security agencies of the Government, etc.) to achieve this desired reliability.

MFS and Pacific will work cooperatively to apply sound network management principles by invoking network management controls to alleviate or to prevent congestion.

MFS and Pacific will cooperatively plan and implement coordinated repair procedures to ensure customer trouble reports are resolved in a timely and appropriate manner.

XIII. FORCE MAJEURE

Neither Party shall be responsible for delays or failures in performance resulting from acts or occurrences beyond the reasonable control of such Party, regardless of whether such delays or failures in performance were forseen or foreseeable as of the date of this Agreement, including, without limitation: fire, explosion, power failure, acts of God, war, revolution, civil commotion, or acts of public enemies; any law, order, regulation, ordinance or requirement of any government or legal body; or labor unrest, including, without limitation, strikes, slowdowns, picketing or boycotts; or delays caused by the other Party or by other service or equipment vendors; or any other circumstances beyond the Party's reasonable control. In such event, the Party affected shall, upon giving Page 50

prompt notice to the other Party, be excused from such performance on a day-to-day basis to the extent of such interference (and the other Party shall likewise be excused from performance of its obligations on a day-for-day basis to the extent such Party's obligations relate to the performance so interfered with). The affected Party shall use its best efforts to avoid or remove the cause of non-performance and both parties shall proceed to perform with dispatch once the causes are removed or cease.

XIV. LIMITATION OF LIABILITY

Except as otherwise provided herein, neither Party shall be liable to the other in connection with the provision of use of services offered under this Agreement for indirect, incidental, consequential, reliance or special damages, including (without limitation) damages for lost profits, regardless of the form of action, whether in contract, indemnity, warranty, strict liability, or tort, including (without limitation) negligence of any kind.

XV. ASSIGNMENT

This Agreement may not be assigned by either Party without 60 days advance written notice and the written consent of the other Party, provided neither Party shall unreasonably withheld such consent. However, no consent will be required in the event of assignment to an affiliate or subsidiary.

XVI. <u>DEFAULT</u>

If either Party default in the payment of any amount due hereunder, or if either Party violates any other provision of this Agreement, and such default or Page 51

relinquishment of its part of any such provision, but the same shall, nevertheless, be and remain in full force and effect.

Notwithstanding the Limitation of Liabilities provision set forth above, the Parties agree that should Pacific under fill the Basic Link orders in a given month by the larger of (a) 500 Basic Links ordered by MFS or (b) 25% of the Basic Links ordered by MFS (provided that for the months April, May, June, July, and August, 1996 said ordered amount shall never be higher than the Link caps for those months, and such failure is due in no part to the actions or inactions of MFS, that this would give rise to damages which would be impractical or extremely difficult to determine. In such event, MFS shall give written notice to Pacific of the failure, and Pacific shall have 30 days after receipt of such notice to cure the defect by providing the number of Basic Links ordered by MFS, consistent with the monthly Link caps provided herein. If 30 days following such notice Pacific has failed to provide the number of Basic Links necessary to cure the defect, Pacific shall pay to MFS a daily liquidated damages amount of \$7,500 for each day that the amount necessary to cure the defect remains unfilled. Further accruals of this daily penalty shall terminate when either Party terminates the Agreement pursuant to Section XI.

XVII. NONDISCLOSURE

- All information, including but not limited to specifications, microfilm, photocopies, magnetic disks, magnetic tapes, drawings, sketches, models, samples, tools, technical information, data, employee records, maps, financial reports, and market data, (i) furnished by one Party to the other Party dealing with customer specific, facility specific, or usage specific information, other than customer information communicated for the purpose of publication or directory database inclusion, or (ii) in written, graphic, electromagnetic, or other tangible form and marked at the time of delivery as "Confidential" or "Proprietary", or (iii) communicated orally and declared to the receiving Party at the time of delivery, or by written notice given to the receiving Party within ten (10) days after delivery, to be "Confidential" or "Proprietary" (collectively referred to as "Proprietary Information"), shall remain the property of the disclosing Party.
- B. Upon request by the disclosing Party, the receiving Party shall return all tangible copies of Proprietary Information, whether written, graphic or otherwise, except that the receiving Party may retain one copy for archival purposes
- C. Each Party shall keep all of the other Party's Proprietary Information confidential and shall use the other Party's Proprietary Information only for

performing the covenants contained in the Agreement. Neither Party shall use the other Party's Proprietary Information for any other purpose except upon such terms and conditions as may be agreed upon between the parties in writing.

- D. Unless otherwise agreed, the obligations of confidentiality and non-use set forth in this Agreement do not apply to such Proprietary Information as:
 - (i) was at the time of receipt already known to the receiving Party free of any obligation to keep it confidential evidenced by written records prepared prior to delivery by the disclosing Party; or
 - (ii) is or becomes publicly known through no wrongful act of the receiving Party; or
 - (iii) is rightfully received from a third person having no direct or indirect secrecy or confidentiality obligation to the disclosing Party with respect to such information; or
 - (iv) is independently developed by an employee, agent, or contractor of the receiving Party which individual is not involved in any manner with the provision of services pursuant to the Agreement and does not have any direct or indirect access to the Proprietary Information;
 - (v) is disclosed to a third person by the disclosing Party without similar restrictions on such third person's rights; or

- (vi) is approved for release by written authorization of the disclosing Party; or
- (vii) is required to be made public by the receiving Party pursuant to applicable law or regulation provided that the receiving Party shall give sufficient notice of the requirement to the disclosing Party to enable the disclosing Party to seek protective orders.
- E. Effective Date. Notwithstanding any other provision of this Agreement, the Proprietary Information provisions of this Agreement shall apply to all information furnished by either Party to the other in furtherance of the purpose of this Agreement, even if furnished before the date of this Agreement.

XVIII. CANCELLATION

The Parties acknowledge that time is of the essence in implementing this Agreement. Therefore, if the Commission acts or fails to act so as to delay implementation of the Agreement by January 3, 1996, then either Party may provide written notice of an intent to cancel. Unless the Parties agree within 10 business days of such notice of intent on a revised plan of implementation, the notice shall become an effective cancellation and the Agreement shall be null and void without force and effect.

XIX. DISPUTE RESOLUTION

The Parties agree that in the event of a default or violation hereunder, or for any dispute arising under this Agreement or related agreements the Parties may

have in connection with this Agreement, prior to taking any action before any court or regulator, or before making any public statement or disclosing the nature of the dispute to any third Party, the Parties shall first confer to discuss the dispute and seek resolution. Such conference shall occur at least at the Vice President level for each Party. In the case of Pacific, its Vice President for Local Competition, or equivalent officer, shall participate in the meet and confer meeting, and MFS Vice President, Regulatory Affairs, or equivalent officer, shall participate.

XX. NOTICES

Any notices required by or concerning this Agreement shall be sent to the Parties at the addresses shown below:

Pacific Bell

Marlin Ard, Dep. Gen. Counsel

140 New Montgomery St., 16th Floor
San Francisco, CA 94105

MFS Intelenet

Andrew D. Lipman, Senior Vice Pres., Legal/Regulatory Affairs 3000 K Street N. W., Suite 300

Washington DC 20007

Each Party shall inform the other of any changes in the above addresses.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized representatives.

Lee Bauman

Vice President, Local Competition

Pacific Bell

Alex J. Harris

Vice President, Regulatory Affairs

MFS Intelenet of California, Inc.

ATTACHMENT A BUSINESS ZONES

BUSINESS ZONES

					_	_		
		ne			Zone	2		Zane3
	AN HM CA 17	_			_			_
	anhmca01 o2	1		AGORCA11	2		CTNCA11	3
	ANHMCA11'	1		ALBYCA11	2		GDLCA11	3
3	BRBNCA11, 13	1		ALHBCA01	2		LGHCA11	3 3
	BRLNCA01	1		ALMDCA11	2		LPICA12	3
	BSRNCA70	1		ANHMCA12	2		NCMCA01	3 3
	BVHLCA01	1		ANTCCA11	2		NGWCA11	3
	CLCYCAll	1		ARCDCAll	2		NNPCA11	3
	CHTNCA01	1		ARTNCA11	2		PTSCA12	3 3
	CNCRCA01	1		AUBNCA01	2		RCTCAll RGRCAl2	
	CNPKCA01	1		BALBCA01 BELLCA11	2		rorcali RMSCAll	3
	CRDMCA11	1		BKFDCA12	2 2		RNLCA11	3 3
	CSMSCAll	1		BKFDCA14	2		RSNCA11	3
	ELSGCA12	1		BKLYCA01			RVNCA11	3
	ELTRCA11	1		BNCICALL	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		SMTCA11	3
	FRMTCAll	1		BNPKCA11	2		TSCCAll	3
	FRMTCA12 FROKCA11	1		BREACA12	2		TWRCA12	3
	FUTNCA01	1		CHICCA01	2		UBNCA11	3
	GLDLCAll			CHVSCA11	2		VBHCA11	3
	GRDNCA01	1		CLVSCAll	2		VLNCA11	3
	HLWDCA01	i		COLACA01	2		VNLCA12	3
	HNPKCA01	i		CORNCALL	2		AKRCAll	3
	HWTHCA01	1		COTNCALL	2		CWYCA11	3
	HYWRCA01	î		CRLSCAll	2		DBACA11	3
	HYWRCA11	i		CRLSCA12	2		EALCAll	3
	IGWDCAOl	î		CRNDCA11	2		GGSCA11	3
	IRVNCA01	i		DAVLCA12	2 2		GSRCA11	3
	IRVNCA11	i		DAVLCA13	2		GVLCA11	3
	IRVNCA12	î		DAVSCA11	2 2		KFDCA11	3
	LACNCA11	î		DLMRCA12	2		KFDCA13	3
	LAMSCA01	i		ELCJCA11	2		KFDCA15	3
	LSANCA02,000,04	ıī		ELCNCA01	2		KFDCA17	3
33	LSANCA07	ī		ELMNCA01	2 2		KFDCA19	3
	LSANCA08	ī		ELSBCA11	2		LCKCA11	3
35	LSANCA09	-1		ENCTCA12	- 2	282 B	LLKCA11-	3
36	LSANCA10	1	151	ESCNCA01	2		LRSCA12	3
77	LCANCALL	1 .	152	EURKCA01	2	284 B	NGRCA11	3
38	LSANCA12	1	153	PLSMC112	2		NLMCA11	3
39	LSANCA12 LSANCA15	ī	154	FLSMCA13 FLSMCA14 FNTACA11 FRFDCA01	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		NVLCA11	3
40	LSANCA29	ī	155	FLSMCA14	2		RDLCA91	3
	LSANCA34	1	156	PNTACA11	2		RSPCA11	3
	LSANCA35	ī	157	FRFDCA01	2		RWDCA12	3
43	MLBRCA11	ī	158	PRSNCA01	2		RWLCAll	3
44	MLPSCAll	1	159	PRSNCA11	2	291 B	TCYCAll	3
45	MTVWCA11	1	160	FRSNCA12	2	292 B	TISCA11	3
	NHWDCA01	1	161	FRSNCA13	2	293 B	URLCA11	3
47	NHWDCA02	1	162	FRSNCA14	2	294 B	VLYCA11	3
	NORGCA11	1	163	PRFDCA01 PRSNCA01 PRSNCA12 PRSNCA12 FRSNCA13 FRSNCA14 GRGVĆA01 HRCLCA11 IMBHCA11 LACRCA11 LAJLCA11 LGNGCA12 LODICA01	2	295 B	VSPCA11	3 3 3 3 3 3 3 3 3 3 3 3
	NSCRCA11	1	164	HRCLCA11	2	296 B	YPKCA11	3
	OKLDCA03	1	165	IMBHCA11	2	297 C	AMPCATI	3
	OKLDCA11	1	166	LACRCA11	2	298 0	BMTCAll	3
	OKLDCA12	1	167	LAJLCA11	2	299 C	HLNCALI	3
53	ORNGCA11	1	168	LGNGCA12	2	300 C	HLRCAll	3
54	ORNGCA11 ORNGCA13 ORNGCA14	1	169	LODICA01 LOMTCA11	2	301 C	HVSCA12	3
55	ORNGCA14	1	170	LOMTCA11	2	302 0	HWCCA11	3 .

56 PLALCA02	1	171 LRKSCAll	2	JO3 CLBSCAll	3
57 PLALCA12	1	172 LSANCAOS	2	304 CLBSCA50	3
	1	173 LSANCAO6	2	305 CLNGCA01	3
58 PLTNCA12	1		2		3
59 PLTNCA13	1	174 LSANCA13		306 CLORCAll	3
60 PRMTCA01	1	175 LSANCA14	2	307 CLPTCAll	3
61 PSDNCAll	1	176 LSANCA23	2 2 2 2	308 CLSTCAll	3 3
62 PSDNCA12	1	177 LSANCA38	2	309 CLXCCA12	
63 RDCYCA01	1	178 LSANCA56	2	310 CMBACAll	3 3 3
64 RESDCA01	1	179 LSATCAll	7	311 CMNLCAll	3
65 RILTCAll	ī	180 LVMRCA11	2	312 CMPDCA01	3
- 66 ROSMCAll	1	181 MCLNCABC	2	313 CMPVCA11	3
67 RVSDCA01	î	182 MDSTCA02,52		314 CNVYCA11	3
	i	183 MLVYCAO1	2	315 CODLCA11	3
68 SCRMCA01			2	316 CORDCA12	
69 SCRMCA02	1	184 MNPKCALL	2 2	317 CRCTCA02	3 3
70 SCRMCA03	1	185 MRCDCA01			
71 SCRMCAll	1	186 MRTZCAll	2	318 CRMLCAll	3 3
72 SCRMCA12	1	187 MSVJCA60	2	319 CRNGCA12	3
73 SGATCAO1	1	188 MTRYCAO1	2	320 CRPLCAll	3
74 SHOKCAO1, 어	1	189 NAPACAO1	2	321 CRTHCAll	3
75 SNANCAOL	1	190 NHLDCA11	2	322 CRVYCAll	3
76 SNANCAll	1	191 NSCRCA12	2	323 CSTCCAll	3
77 SNBUCA02	1	192 NTCYCAll	2	324 CSVLCA11	3
78 SNCRCAll	ī	193 OCSDCAll	2	325 CTTICA12	3
79 SNDGCA01	ī	194 OKLDCA04	2	326 CTVLCA11	3
80 SNDGCA02	i	195 OKLDCA13	2	327 CTWDCA11	3
81 SNDGCA03	ì	196 PCBHCA01	2	328 CWLDCA12	3
	1	197 PCBHCAll	2	329 CYCSCAll	3
82 SNDGCA06			2	330 CYTNCAll	3
83 SNDGCAll	1	198 PLCNCAll	2		3
84 SNDGCA14	1	199 PSBGCAll		331 CYWLCAll	
85 SNDGCA15	1	200 PTLMCA01	2	332 DELNCAll	3
86 SNDGCA16	1	201 RBRNCAll	2	333 DINBCA01	3
87 SNFCCACL	1	202 RCMDCAll	2	334 DIXNCAll	3
88 SNFCCA04, 64	1	203 RDNGCA02	2	335 DLRYCAll	3
89 SNFCCA05	1	204 RDNGCAll	2	336 DLZRCA11	3
90 SNFCCA13	1	205 RNPSCAll	2	337 DNGNCA12	3
91 SNFCCA14	1	206 RNSDCAll	2	338 DNSMCAll	3
92 SNFCCA19, 12	1	207 RTPKCAll	2	339 DTFLCAll	3
93 SNFCCA21	ī	208 SANTCAOL	2	340 DWNVCA11	3
94 SNJSCA02	ī	209 SCRMCA13	2	341 EDWRCA01	3 3
95 SNJSCA11	-ī	210 SIMICALL -	2	342 EKCKCAll-	3
96 SNJSCA12	î	211 SJCPCA12		343 ELK-CAll	3
97 SNJSCA13	ì	212 SKTNCA01	2 2 2 2 2 2 2 2	344 ERLMCAll	
98 SNJSCA14		213 SKTNCA11	2	345 ESCLCAll	3 3
	1		2	346 ESPRCAll	3
99 SNJSCA21	1	214 SLNSCA01	2		3 3
100 SNLNCA11	1	215 SLNSCAll	<i>*</i>	347 PETNCA11	2
101 SNMTCA11	1	216 SNANCA12	2	348 FLBKCA12	3
102 SNPDCA01	1	217 SNCLCA12		349 FLMRCAll	3
103 SNRMCAll	1	218 SNCZCA01	2	350 FRBHCAll	3
104 SNTCCA01	1	219 SNCZCA11	2	351 FRCKCAll	3
105 SNTCCAll	1	220 SNDGCA05	2	352 FRGLCAll	3
106 SNVACAO1	1	221 SNDGCA12	2	353 PRSNCA15	3
107 SNVACA11	ī	222 SNFCCA06	2	354 FRVLCAll	3
108 TRNCCAll	ī	223 SNFCCA17	2	355 PSVLCA11	3
109 TUSTCA70	î	224 SNGBCA01	2	356 PTBRCA02	3
110 UNCYCA11	ī	225 SNJSCA15	2 2	357 PTUNCAll	3
111 VNNYCAO2	î	226 SNLOCA01	2	358 FVPNCAll	3
112 WLANCAO1	1	227 SNMCCAll	2	359 FZPKCA11	3
113 WLMGCA01	1	227 SNRCCA11 228 SNRFCA01	2	360 GALTCAll	3
113 WENGCAUL		220 SNRFCA11	2	361 GNFDCAll	3
114 WHCKCAII 115 WSCRCAII	1	230 SNRSCA01	2	362 GNZLCA11	3
TID MOCKCAII	1	230 SMESCRUI	4	JOS GREUCKII	J

236 TRACCA11 2 368 GRVYCA11 237 TUSTCA11 2 369 GRVYCA12 238 VCVLCA12 2 370 GSHNCA11 239 VISLCA11 2 371 GULLCA11 240 VISTCA12 2 372 GUSTCA11 241 VLLJCA01 2 373 GUVLCA11 242 VNTRCA02 2 374 GVLDCA11 243 VNTRCA11 2 375 GYVLCA11 244 WDLDCA11 2 376 GZLLCA11 245 WTVLCA01 2 377 HERLCA11 246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 389 HURNCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 393 INVRCA11	3 3 3 3 3 3 3
240 VISTCA12 2 372 GUSTCA11 241 VLLJCA01 2 373 GUVLCA11 242 VNTRCA02 2 374 GVLDCA11 243 VNTRCA11 2 375 GYVLCA11 244 WDLDCA11 2 376 GZLLCA11 245 WTVLCA01 2 377 HERLCA11 246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
240 VISTCA12 2 372 GUSTCA11 241 VLLJCA01 2 373 GUVLCA11 242 VNTRCA02 2 374 GVLDCA11 243 VNTRCA11 2 375 GYVLCA11 244 WDLDCA11 2 376 GZLLCA11 245 WTVLCA01 2 377 HERLCA11 246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	•
241 VLLJCA01 2 373 GUVLCA11 242 VNTRCA02 2 374 GVLDCA11 243 VNTRCA11 2 375 GYVLCA11 244 WDLDCA11 2 376 GZLLCA11 245 WTVLCA01 2 377 HERLCA11 246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
243 VNTRCA11 2 375 GYVLCA11 244 WDLDCA11 2 376 GZLLCA11 245 WTVLCA01 2 377 HERLCA11 246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
244 WDLDCAll 2 376 GZLLCAll 245 WTVLCA01 2 377 HERLCAll 246 YBCYCA01 2 378 HGLDCAll 247 YRLNCAll 2 379 HGSNCAll 380 HLBGCAll 381 HLSTCAll 382 HLVLCAll 383 HMBACAl2 384 HMCYCAll 385 HMWDCAll 386 HNFRCA01 387 HPLDCAl2 388 HRBKCAll 389 HURNCAll 390 HYVLCAll 391 IGNCCAl2 392 IMPRCAll 393 INVRCAll 394 IONECAll	3
245 WTVLCA01 2 377 HERLCA11 246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
246 YBCYCA01 2 378 HGLDCA11 247 YRLNCA11 2 379 HGSNCA11 380 HLBGCA11 381 HLSTCA11 382 HLVLCA11 383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
380 HLBGCAll 381 HLSTCAll 382 HLVLCAll 383 HMBACAl2 384 HMCYCAll 385 HMWDCAll 386 HNFRCA0l 387 HPLDCAl2 388 HRBKCAll 389 HURNCAll 390 HYVLCAll 391 IGNCCAl2 392 IMPRCAll 393 INVRCAll 394 IONECAll	3
381 HLSTCAll 382 HLVLCAll 383 HMBACAl2 384 HMCYCAll 385 HMWDCAll 386 HNFRCA0l 387 HPLDCAl2 388 HRBKCAll 389 HURNCAll 390 HYVLCAll 391 IGNCCAl2 392 IMPRCAll 393 INVRCAll 394 IONECAll	3 3 3
382 HLVLCAll 383 HMBACAl2 384 HMCYCAll 385 HMWDCAll 386 HNFRCAOl 387 HPLDCAl2 388 HRBKCAll 389 HURNCAll 390 HYVLCAll 391 IGNCCAl2 392 IMPRCAll 393 INVRCAll 394 IONECAll	3
383 HMBACA12 384 HMCYCA11 385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 389 HURNCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
385 HMWDCA11 386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 389 HURNCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
386 HNFRCA01 387 HPLDCA12 388 HRBKCA11 389 HURNCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
387 HPLDCA12 388 HRBKCA11 389 HURNCA11 390 HYVLCA11 391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3 3 3
389 HURNCAll 390 HYVLCAll 391 IGNCCAl2 392 IMPRCAll 393 INVRCAll 394 IONECAll	
390 HYVLCAll 391 IGNCCAl2 392 IMPRCAll 393 INVRCAll 394 IONECAll	3 3 3
391 IGNCCA12 392 IMPRCA11 393 INVRCA11 394 IONECA11	3
392 IMPRCAll 393 INVRCAll 394 IONECAll	3 3
393 INVRCA11 394 IONECA11	3
	3
AAF FIRMIALL	3
395 IVNHCA11 396 JAMLCA60	3 3
397 JCMBCA11	3
398 JCSNCA01	3
399 JMTWCA11	3
400 JULNCA12 401 KGBGCA11	3
- 402 KGCYCA11-	3
403 KLVLCA12	3
404 KNFYCAll 405 KYBRCAll	3
405 KYBRCA11 406 LAHNCA11	ა ვ
407 LAMTCA11	3
408 LATNCAll	3
409 LCFRCAll 410 LEBCCAll	3
411 LEBCCA12	3
412 LEMRCA11	3
413 LEMRCA12	3
, 414 LFYTCAll 415 LGRDCAll	3
415 LGRNCA11	333333333333333333333333333333333333333
417 LKBRCA11	3
418 LKLACA11	3
419 LKPTCA02 420 LKSDCA12	3
420 LASUCA12 421 LLTNCA11	ح.
422 LNCLCA11	3

183	OTMSCA11	3
484	PALACA11	3
485	PCFCCA11	3
486	PDLYCAll	3
487	PIRUCA11	3
488	PLDLCA01	3
489	PLGVCA12	3
490	PLMOCA11	3
491	PLNDCA11	3
492	PLVLCAll	3
493	PLVLCA12	
494	PNARCA11	3 3 3 3
495	PNCRCA11	3
496	PNVYCA11	รั
497	POWYCA11	3
498	PPWDCA11	3 3 3 3
499	PRDSCA11	3
500	PRDSCA12	3
501	PRLEGAL1	3
502	PRINCALL PRINCALL	3 3
503		3
	PSBGCA01	3
504	PSBHCA11	3
505	PSCDCA11	3
506	PSKNCA11	3
507	PSRBCA01	3
508	PTOLCA01	3
509	PTVLCAll	3
510	PTVYCA11	3
511	PXLYCA11	3
512	QNCYCA12	3
513	RAMNCA11	3 3 3 3 3
514	RCKLCA11	3
515	RCVACA11	3
516	RDBLCA01	3
517	RIDECAll	3
518	RILNCA12	
519	RNMRCA11	3
520	RSFECA12	3
521	RSMDCA11	3
522	RSMGCAll—	3
523	RVDLCA11	3
524	RVRBCA11	3
525	RVSDCA11	3
526	SAGSCA11	3
527	SATCCA12	3
528	SBSTCAll	3
529	SCVYCA01	3
530	SDSPCA11	3
531	SELMCA11	3
532	SESDCA11	3
533	SGSPCA11	3
534	SHPTCAll	3
535	SHLKCA01	3
536	SHSHCAll	3
537	SKTNCA12	3
538	SKTNCA14	3
539	SLDDCAll	3
540	SLMNCAll	3
541	SLNSCA12	3
542	SLNSCA13	3

543	SLNSCA14	3
544		3
545	SMAVCAll	3
546	SNADCAll	3
547		3
	SNGNCA11	3
549		3
550		3
551		3
552	SNLCCAll	3 3
553	SNMACA11	3
554	SNMICAll	3 3
555	SNRACA13	3 3 3 3 3
556	SNRSCAll	3
557	SPVLCAll	3
558	SRCYCAll	3
559	SRFRCAll SRVLCAll	3
560	SRVLCAll	3
561	STAHCA01	3
562	STAHCA12	3
563	STAHCA13	3
564	STBUCA11	3 3 3 3
565		3
566	STEECALL	3
567	STENCA11	3
568		3
569		3
570	THC 101	3
571	THCTA01 THRECA11	3
572	THRECA11	3
573	THTNCA11	3
	TMLSCA12	3
575	TMTNCA11	3
	TPTNCA11	3 3
578	TRBLCAll TRLCCAll	ა 3
• • •		_
579	TRNDCA11	3 3
580 581	TRPSCAll TRUCCAll	3
582	TRUCCA12-	3
583	TULRCAll	3
584	TWHRCAll	3
585	UKIHCA01	
586	UKIHCA12	3 3
587	UPLKCA11	3
588	VINACA12	3
589	VLCTCA11	3
590	VYFRCAll	3
591	VYSPCAll	3
592	WANACA11	3
593	WASCCA01	3
594	WDLKCA11	3
595	WEEDCA01	3
596		3
597	WLBSCA11	3
598	WLLCCA11	3 3
599	WLTSCA12	3
600	WLW8CAll	3
601	WNDSCAll	3
602	WNSPCA12	3

3	WNTRCAll	3
	WTFRCAll	3
605	WTLDCA12	3
606	YNVLCAll	3
	YREKCALL	3
	YRLNCA12	3
_	YSMTCA11	3
	VSMTCA12	3

ATTACHMENT B

RESIDENCE ZONES